## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

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) Civil Action No.
) 05-11379-MLW
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### RESPONDENTS' REPLY MEMORANDUM

The Respondents submit this Reply Memorandum in Response to the Petitioner's Opposition to the Respondents' Motion to Dismiss. As more fully detailed below, presuming that jurisdiction exists (which it does not) Petitioner's claim fails on the merits.

## FACTS<sup>1</sup>

The Petitioner, a Honduran national, entered the United States (illegally) in 1977. Petition, ¶1. In 1978, INS apprehended Petitioner and instituted deportation proceedings. Id., ¶2. See Notice to Appear and June 9, 1978, Order of the Immigration Court, attached hereto as Exhibit 1. On June 9, 1978, Petitioner was ordered deported and given until

<sup>&</sup>lt;sup>1</sup> For purposes of the motion, all factual allegations of the Petitioner are taken as true. Additional Facts regarding the Petitioner's multiple orders of deportation have been added. At the time of Petitioner's initial filing, Petitioner represented that his removal was imminent, and Respondents were required to respond on short notice without full knowledge of the Petitioner's immigration history.

June 14, 1978 to voluntarily depart. Exhibit 1. Petitioner claims to have left the United States for four months between August and November of 1978. Petition, ¶14-15. This departure, argues Petitioner, renders his subsequent removal order invalid as he complied with the condition of voluntary departure. See Petitioner's Opposition.

Upon his return to the United States, however, on December 6, 1978, deportation proceedings were again instituted against Petitioner. See Notice to Appear and January 11, 1979, Order of the Immigration Court, attached hereto as Exhibit 2. Petitioner has made no claim that he complied with this second order of deportation.

## **ARGUMENT**

Assuming the truth of Petitioner's allegation that he "voluntarily" departed between August and November 1978, Petitioner's claim nonetheless fails. First, Petitioner did not comply with the condition of voluntary departure directing him to leave before June 14, 1978. Presuming the validity of Petitioners contention that his departure "discharged" the order of removal (a contention of dubious legal validity), at best, the 1978 order was "discharged."

Further deportation proceedings were initiated, and a second order of deportation entered against Petitioner in February 1979. Petitioner makes no allegation that he complied in any way with that order.

To the extent Petitioner seeks to challenge the validity of that second order, as more fully outlined in the Respondents' Motion to Dismiss, such claims are indisputably barred by the REAL ID Act of 2005.

## Conclusion

As outlined in the Respondent's Motion to Dismiss, the Petition must be dismissed for lack of subject matter jurisdiction. Presuming, arguendo, that jurisdiction exists, the claim fails on its merits.

> Respectfully submitted, MICHAEL J. SULLIVAN United States Attorney

/s/ Mark J. Grady Mark J. Grady, Assistant U.S. Attorney United States Attorney's Office John Joseph Moakley Courthouse One Courthouse Way Boston, MA 02210 (617) 748-3100

## VITED STATES DEPARTMENT OF JUSTICE Immigration and Naturalization Service

No.

ORDER TO SHOW CAUSE, NOTICE OF HEARING, AND WARRANT FOR ARREST OF ALIEN

In Deportation Proceedings under Section 242 of the Immigration and Nationality Act

UNITED STATES OF AMERICA:	File No A22 555	807
In the Matter of MENDOZA-CHAVEZ, JULIO CESAR		Respondent.
Address (number, street, city, state, and ZIP code)	0. 7, 1.70	
UPON inquiry conducted by the Immigration and	Naturalization Service, it is al	leged that:
<ol> <li>You are not a citizen or national of the United Sta</li> <li>You are a native of HONDOURAS and</li> </ol>	a citizen of HONDOURAS	· · · · · · · · · · · · · · · · · · ·
3. You entered the United States at <u>NEW YORK CI</u>	TY, NEW YORK	on pleasure.
5. You have been authorized to remain in	the United States unti	<sup>1</sup> AUGUST <b>1,</b> 1977
6. You remained in the United States ther AND on the basis of the foregoing allegations, it is pursuant to the following provision(s) of law:	s charged that you are subject	
Section 241(a)(2) of the Nationality Act, in that, nonimmigrant under Sec. 10 you have remained in the U longer time than permitted	after admission as a D1(a)(15) of said act United States for a	
WHEREFORE, YOU ARE ORDERED to appear the Immigration and Naturalization Service of the Un  136 Flushing Avenue, Brooklyn, N.Y.  on JUNE 8 1978(S) at 1.00 p.  deported from the United States on the charge (s) set	nited States Department of Ju m, and show cause why yo	istice at
WARRANT FOR ARRI		
By virtue of the authority vested in me by the in regulations issued pursuant thereto, I have command ceedings thereafter in accordance with the applical regulations, and this order shall serve as a warrant to custody. The conditions for your detention or release	nmigration laws of the United ded that you be taken into o ble provisions of the immigr o any Immigration Officer to	custody for pro- ration laws and o take you into

APPEAR WITH PASSPORT AND IMMIGRATION DOCUMENTS.

JUNE 7,1978

(over)

OR INVESTAGATIONS, N.Y.

(City and State)

Form I-221S (Rev. 8-26-76)N

Dated:

me at 26 reduce

Interpreter

19 2 at 2 30 pm

(signature and title of employee or officer)

#### NOTICE TO RESPONDENT

ANY STATEMENT YOU MAKE MAY BE USED AGAINST YOU IN DEPORTATION PROCEEDINGS

THE COPY OF THIS ORDER SERVED UPON YOU IS EVIDENCE OF YOUR ALIEN REGISTRATION WHILE YOU ARE UNDER DEPORTATION PROCEEDINGS, THE LAW REQUIRES THAT IT BE CARRIED WITH YOU AT ALL TIMES

If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Immigration and naturalization Service. You should bring with you any affidavits or other documents which you desire to have considered in connection with your case. If any document is in a foreign language, you should bring the original and certified translation thereof. If you wish to have the testimony of any witness considered, you should arrange to have such witnesses present at the hearing.

At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Order to Show Cause and that you are deportable on the charges set forth therein. You will have an opportunity to present evidence on your own behalf, to the receipt of evidence and to cross examine any witnesses presented by the Government. Failure to attend the hearing at the time and place designated hereon may result in a determination being made by the Immigration Judge in your absence.

You will be advised by the Immigration Judge, before whom you appear, of any relief from deportation for which you may appear eligible. You will be given a reasonable opportunity to make any such application to the Immigration Judge.

### NOTICE OF CUSTODY DETERMINATION

Pursuant to the authority of Part 242.2, Title 8, Code of Federal Regulations, the authorized officer has determined that pending a final determination of deportability in your case, and, in the event you are ordered deported, until your departure from the United States is effected, but not to exceed six months from the date of the final order of deportation under administrative processes, or from the date of the final order of the court, if judicial review is had, you shall be-

and order of the court, if judicial leview is mad, you sha	in be.
Detained in the custody of this Se	ervice. Released on recognizance.
Released under bond in the amou	int of \$ 5 3,500.00
You may request the Immigration Judge to redetermine	this decision.
	an Immigration Judge of the custody decision.
(signature of respondent)	J <u>UNE 7, 1978</u> (date)
REQUEST FOR PROM	MPT HEARING
To expedite determination of my case, I request an imme more extended notice.	ediate hearing, and waive any right I may have to
falis Cosa mandon	JUNE 7,1978
(signature of respondent)	(date)
CERTIFICATE OF	F SERVICE 200

language

File No. A 22 555 807

## UNITED STATES OF AMERICA:

UNITED STATES DEPARTMENT OF JUSTICE IMMIGRATION AND NATURALIZATION SERVICE

In the Matter of

In Deportation Proceedings Under Section 242 of the Immigration and Nationality Act

MENDOZA-CHAVEZ, JULIO CESAR

Respondent.

DECISION OF THE IMMIGRATION JUDGE

Upon the basis of respondent's admissions I have determined that he is deportable on the charge(s) in the Order to Show Cause.

Respondent has made application solely for voluntary departure in lieu of deportation.

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ORDER: It is ordered that in lies without expense to the Government on or	eu of an order of deportation respond	ent be granted voluntary departure
	(Date)	
or any extension beyond such date as m district director shall direct.	nay be granted by the district director,	and under such conditions as the
upon become immediately effective: resp	pondent shall be deported from the Un	and the following order shall there- ited States to
Hondulas 1	on the charge(s) contained	d in the Order to Show Cause.
IT IS FURTHER ORDERED that to accept the respondent into its territo original inquiry whether it will or will to	if the aforenamed country advises the arm or fails to advise the Atterney Gen not accept respondent into its territor	peral within theed months falls-
Copy of this decision has been serve	ed on respondent.	
Appeal: Waived-reserved		
Date: 6/9/78  Place: New York City		Vou Sola Dal A
Place: New TOTK CITY		Immigration Judge)
	MAY 9 1978	
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FORM 1-39 (REV. 5-1-73)N

# Case 1:05-cv-11379-MLW-D STATES PEPARTMENT OF / 28/2007E Page 1 of 4 Immigration and Naturalization Service

## ORDER TO SHOW CAUSE and NOTICE OF HEARING

In Deportation Proceedings under Sect	ion 242 of the Immigration and Nationality Act
UNITED STATES OF AMERICA:	File No. <u>A22 555 807</u>
In the Matter of MENDÓZA-CHAVEZ, Julio	Cesar Respondent.
Address (number, street, city, state, and ZIP code)	, New York
UPON inquiry conducted by the Immigration an	d Naturalization Service, it is alleged that:
1. You are not a citizen or national of the Ur 2. You are a native of Honduras	nited States;
and a citizen of Honduras	
3. You entered the United States at near or about <u>September 15,</u> 1978	San Ysidro, California on
4. You were not inspected by an Immigration the United States Immigration and Na	tion Officer of the turalization Service.
AND on the basis of the foregoing allegations, deportation pursuant to the following provision(s)  Section 241(a)(2) of the Nationality Act, in that,  United States without insp	of law: Immigration and you entered the
WHEREFORE, YOU ARE ORDERED to appear the Immigration and Naturalization Service of the 26 Federal Plaza, New York, N.Y on December 28, 1978 at 8:45 be deported from the United States on the charge(	United States Department of Justice at  10007 (13th f1. Rm. 13-128)  a.m, and show cause why you should not
Dated: December 6, 1978	(signature and title of issuing officer)  ACTING DISTRICT DIRECTOR
	(City and State) NEW YORK DISTRICT
IXI DE	
APPEAR WITH PASSPORT AND	
IMMIGRATION DOCUMENTS.	

jbw

### NOTICE TO RESPONDENT

### ANY STATEMENT YOU MAKE MAY BE USED AGAINST YOU IN DEPORTATION PROCEEDINGS

THE COPY OF THIS ORDER SERVED UPON YOU IS EVIDENCE OF YOUR ALIEN REGISTRATION WHILE YOU ARE UNDER DEPORTATION PROCEEDINGS. THE LAW REQUIRES THAT IT BE CARRIED WITH YOU AT ALL TIMES

If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Immigration and Naturalization Service. You should bring with you any affidavits or other documents which you desire to have considered in connection with your case. If any document is in a foreign language, you should bring the original and certified translation thereof. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing.

At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Order to Show Cause and that you are deportable on the charges set forth therein. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. Failure to attend the hearing at the time and place designated hereon may result in a determination being made by the Immigration Judge in your absence.

You will be advised by the Immigration Judge, before whom you appear, of any relief from deportation, including the privilege of departing voluntarily, for which you may appear eligible. You will be given a reasonable opportunity to make any such application to the Immigration Judge.

Failure to attend the hearing at the time and place designated hereon may result in your arrest and detention by the Immigration and Naturalization Service.

### REQUEST FOR PROMPT HEARING

To expedite determination of my case, I request an immediate hearing, and waive any right I may have to more extended notice.

	(signature o	f respondent)
efore:		
(signature and title of w	itnessing officer) (d	ate) .
	CERTIFICATE OF SERVICE	
	CERTIFICATE OF SERVICE	
The same of the sa	DEC 0 1078	
ns order and notice were	served by me on DEC 8 1978 in the following	g manner:
- al res N	AL	1 =
BY FIRST CLASS N	11/6/11	//-
San B	1801196 V C 1N196	L. CL
	(signature and title	of employee or officer)
areonal services	(Signature and title	/

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Filed 07/28/2005

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File No. A\_

### UNITED STATES OF AMERICA:

UNITED STATES DEPARTMENT OF JUSTICE IMMIGRATION AND NATURALIZATION SERVICE

In the Matter of

MENDOZA CHAVEZ, Julio

In Deportation Proceedings Under Section 242 of the Immigration and Nationality Act

> DECISION OF THE IMMIGRATION JUDGE

Respondent.

Upon the basis of respondent's admissions I have determined that he is deportable on the charge(s) in the Order to Show Cause.

Respondent has made application solely for voluntary departure in lieu of deportation.

ORDER: It is ordered that in lieu of an order of deportation respondent be granted voluntary departure without expense to the Government on or before \_\_\_

or any extension beyond such date as may be granted by the district director, and under such conditions as the district director shall direct.

IT IS FURTHER ORDERED that if respondent fails to depart when and as required, the privilege of voluntary departure shall be withdrawn without further notice or proceedings and the following order shall thereupon become immediately effective: respondent shall be deported from the United States to \_ on the charge(s) contained in the Order to Show Cause.

IT IS FURTHER ORDERED that if the aforenamed country advises the Attorney General that it is unwilling to accept the respondent into its territory or fails to advise the Attorney General within three months following original inquiry whether it will or will not accept respondent into its territory, the respondent shall be deported

Copy of this decision has been served on respondent.

Appeal: Waived-received

Place: N.Y.C

IMMIGRATION COURT

# UNITED STATES OF AMERICA DEPARTMENT OF JUSTICE

IMMIGRATION AND NATURALIZATION SERVICE

## WARRANT OF DEPORTATION

NoA22 555 80

To any Officer or Employee of the United States Immigration and Naturalization Service.

After due hearing before an authorized officer of the United States Immigration and Naturalization Service, and upon the basis thereof, an order has been duly made that the alien MENDOZA-CHAVEZ, Julio Cesar

who entered the United States are near San Ysidro, California

on or about the 15th day of September, 19 78, is subject to deportation under the following provisions of the laws of the United States, to wit:

Section 241(a)(2) of the Immigration and Nationality Act.

I, the undersigned officer of the United States, by virtue of the power and authority vested in the Attorney General under the laws of the United States and by to law, at the expense of the

appropriation "Salaries and Expenses, Immigration and Naturalization Service, 1979", including the expenses of an attendant, if necessal

Signature:	Junton 17 Klack	
Title: ASSI	STANT DISTRICT DIRECTOR FOR DEPORTATION	N
Date:	FEBRUARY 22, 1979	
Place:	NEW YORK, N.Y.	

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